

State of Utah

Department of Natural Resources

MICHAEL R. STYLER Executive Director

Division of Oil, Gas & Mining

JOHN R. BAZA Division Director JON M. HUNTSMAN, JR. Governor

GARY R. HERBERT Lieutenant Governor

January 6, 2006

CERTIFIED RETURN RECEIPT 7003 2260 0002 0247 9789

Matt Carter Timberline Rock Pit, LLC 334 North Marshall Way, Suite A Layton, Utah 84041

Subject: Reassessment for Cessation Order, MC-2005-01-18(2 of 2), Timberline Rock Pit, LLC, Timberline Rock Pit Mine, S/049/053, Utah County, Utah

Dear Mr. Carter:

The proposed civil penalty assessment for the above referenced cessation order was sent to you on December 13, 2005. At that time the abatement had not been completed and some of the facts surrounding the violation were not available. In accordance with rule R647-7-105, the penalty is to be reassessed when it is necessary to consider facts, which were not reasonably available on the date of the issuance of the proposed assessment. Now that the Cessation Order has been terminated the assessment can be completed. Following is the reassessment of the penalty for the cessation order:

• MC-05-01-18 Violation 2 of 2 \$330

The enclosed worksheet specifically outlines how the violation was assessed. Even though the violation has now been terminated, you are still required to pay the penalty. You should note that good faith points have now been awarded. If you are satisfied with this assessment, you should make payment to the Division of Oil, Gas & Mining.

Otherwise, under R647-7-106, there are two informal appeal options available to you:

1. If you wish to informally appeal the <u>fact of the Cessation Order</u>, you should file a written request for an Informal Conference within thirty (30) days of receipt of this letter. This conference will be conducted by the Division Director or Associate Director. This Informal Conference is distinct from the Assessment Conference regarding the proposed penalty.

Matt Carter 2of 2 S/049/053 January 6, 2006

2. If you wish to review the proposed penalty assessment, you should file a written request for an Assessment Conference within thirty (30) days of receipt of this letter. If you are also requesting a review of the fact of violation, as noted in paragraph one, the assessment conference will be scheduled immediately following that review.

If a timely request for review is not made, the fact of the cessation order will stand, the proposed penalty(ies) will become final, and the penalty(ies) will be due and payable within thirty (30) days of the reassessment. Please remit payment to the Division, mail c/o Vickie Southwick.

Sincerely,

Daron R. Haddock Assessment Officer

Q. Haddock

DRH:vs

Enclosure: Worksheet

c: Vicki Bailey, Accounting Vickie Southwick, Exec. Sec.

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WORKSHEET FOR ASSESSMENT OF PENALTIES DIVISION OF OIL, GAS & MINING Minerals Regulatory Program

COM	IPANY /	MINE	Timberline Rock	Pit LLC/ Timberline Mine PER	MIT <u>S/049/053</u>			
NOV	/ / CO #	MC-2	2005-01-18(2)	VIOLATIO	N <u>2</u> of <u>2</u>			
REA	SSESSM	IENT I	DATE <u>January</u>	6, 2006				
ASSI	ESSMEN	VT OFF	FICER <u>Daron R. I</u>	Haddock				
I.	HISTORY (Max. 25 pts.) (R647-7-103.2.11)							
	A.	A. Are there previous violations, which are not pending or vacated, which fall within three (3) years of today's date?						
	PREV	'IOUS	VIOLATIONS	EFFECTIVE DATE	POINTS (1pt for NOV 5pts for CO)			
		none	· · · · · · · · · · · · · · · · · · ·					
II.	TOTAL HISTORY POINTS 0 SERIOUSNESS (Max 45pts) (R647–7-103.2.12)							
	NOTE:		For assignment of points in Parts II and III, the following apply:					
		1.	Based on facts supplied by the inspector, the Assessment Officer will determine within each category where the violation falls.					
		2.	Beginning at the mid-point of the category, the Assessment Officer will adjust the points up or down, utilizing the inspector's and operator's statements as guiding documents.					
		Is this (assig	Event					
	A.	<u>EVE</u>						
		1.	What is the event	which the violated standard wa	s designed to prevent?			

2. What is the probability of the occurrence of the event which a violated standard was designed to prevent?

PROBABILITY	<u>RANGE</u>
None	0
Unlikely	1-9
Likely	10-19
Occurred	20

ASSIGN PROBABILITY OF OCCURRENCE POINTS <u>20</u>

PROVIDE AN EXPLANATION OF POINTS:

*** An Operator is required to obtain approval of a Notice of Intent prior to conducting mining activities. The Operator had submitted a Notice of Intent to mine only one acre. Actual mine disturbance is estimated to be in excess of 5 acres. A number of acres have been disturbed at this location without first obtaining approval. Disturbance has actually occurred.

3. What is the extent of actual or potential damage?

RANGE 0-25

In assigning points, consider the duration and extent of said damage or impact, in terms of area and impact on the public or environment.

ASSIGN DAMAGE POINTS __5_

PROVIDE AN EXPLANATION OF POINTS:

*** The inspector stated that the operator has disturbed more than 4 acres of land over the amount identified in the Notice of Intent. The damage is primarily the loss of vegetation and compaction of soil on the area disturbed, which is now covered with small pits, excavations and access roads. Further discussion with the inspector revealed that the damage is probably temporary and is consistent with the types of disturbance associated with this type of permitted operation. The site could still be reclaimed. Damage is assessed in the lower part of the range.

- B. <u>ADMINISTRATIVE VIOLATIONS</u> (Max 25pts)
 - 1. Is this a POTENTIAL or ACTUAL hindrance to enforcement?

RANGE 0-25

Assign points based on the extent to which enforcement is actually or potentially hindered by the violation.

PROVIDE AN EXPLANATION OF POINTS:

TOTAL SERIOUSNESS POINTS (A or B) 25

III. <u>DEGREE OF FAULT</u> (Max 30 pts.) (R647-7-103.2.13)

A. Was this an inadvertent violation which was unavoidable by the exercise of reasonable care? IF SO--NO NEGLIGENCE; or, was this a failure of a permittee to prevent the occurrence of a violation due to indifference lack of diligence, or lack of reasonable care, the failure to abate any violation due to the same or was economic gain realized by the permittee? IF SO--GREATER DEGREE OF FAULT THAN NEGLIGENCE.

No Negligence 0
Negligence 1-15
Greater Degree of Fault 16-30

STATE DEGREE OF NEGLIGENCE Negligence

ASSIGN NEGLIGENCE POINTS 8

PROVIDE AN EXPLANATION OF POINTS:

*** The inspector indicated that the permittee had been notified in writing 3 times that until the surety and reclamation contract were approved, there was to be no mining activity at the site. He had posted bond and received tentative approval for the Notice of Intent but had not received final approval. The permittee had sold some of the rock material to another operator (Steven Lee) who actually did the excavation. When the permittee went to the site after the violation was written he was surprised to see the amount of disturbance that had been created. This indicates lack of reasonable care. A prudent operator would understand the need to obtain approval prior to allowing mining operations to proceed. Once the requirements were explained to the Operator, he was very cooperative and expressed the desire to achieve compliance. The Operator was considered negligent for not keeping better track of the operations, thus the assignment of points in the middle of the negligence range.

IV. GOOD FAITH (Max 20 pts.) (R467-7-103.2.14)

(Either A or B) (Does not apply to violations requiring no abatement measures)

A. Did the operator have onsite, the resources necessary to achieve compliance of the violated standard within the permit area?

IF SO--EASY ABATEMENT

Easy Abatement Situation

X Immediate Compliance

-11 to -20*

(Immediately following the issuance of the NOV)

X Rapid Compliance

-1 to -10

(Permittee used diligence to abate the violation)

X Normal Compliance

O

(Operator complied within the abatement period required)

(Operator complied with condition and/or terms of approved Mining and Reclamation Plan)

*Assign in upper of lower half of range depending on abatement occurring the 1st or 2nd half of abatement period.

B. Did the permittee not have the resources at hand to achieve compliance, or does the situation require the submission of plans prior to physical activity to achieve compliance?

IF SO--DIFFICULT ABATEMENT

Difficult Abatement Situation

X Rapid Compliance -11 to -20*
(Permittee used diligence to abate the violation)

X Normal Compliance -1 to -10*

(Operator complied within the abatement period required)

X Extended Compliance 0

(Permittee took minimal actions for abatement to stay within the limits of the NOV or the violated standard of the plan submitted for abatement was incomplete) (Permittee complied with conditions and/or terms of approved Mining and Reclamation Plan)

EASY OR DIFFICULT ABATEMENT? <u>Difficult</u>

ASSIGN GOOD FAITH POINTS _-18_

PROVIDE AN EXPLANATION OF POINTS:

*** The abatement required a map of all the mining activities to be submitted by December 31, 2005. Since plans were required, this is considered to be a difficult abatement. The Operator quickly hired a surveyor to survey the property and produce a map. The map was completed and submitted to the Division on December 27, 2005, which was ahead of the abatement deadline. The map was produced quickly and is of excellent quality. Given the amount of work involved in producing a quality map, the Operator showed a lot of diligence in completing a difficult abatement ahead of schedule. Points are awarded in the upper part of the rapid compliance category.

V. ASSESSMENT SUMMARY (R647-7-103.3)

NOTICE OF VIOLATION # <u>MC-04-01-18(2)</u>				
I.	TOTAL HISTORY POINTS	0		
II.	TOTAL SERIOUSNESS POINTS	25		
III.	TOTAL NEGLIGENCE POINTS	8		
IV.	TOTAL GOOD FAITH POINTS	<u>- 18</u>		
	TOTAL ASSESSED POINTS	15		

TOTAL ASSESSED FINE

\$ 330

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